HOUSE BILL 15

J1, E1 2lr0932 (PRE–FILED)

By: Delegate Glenn

Requested: November 15, 2011

Introduced and read first time: January 11, 2012

Assigned to: Health and Government Operations and Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: April 4, 2012

CHAPTER _____

1 AN ACT concerning

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Maryland Medical Marijuana Act Medical Marijuana - Caregiver - Affirmative Defense

FOR the purpose of authorizing the medical use of marijuana under certain circumstances; repealing certain criminal provisions that allow the imposition of a certain fine or the use of an affirmative defense for use or possession of marijuana or use or possession of drug paraphernalia related to marijuana under certain circumstances: requiring the Department of Health and Mental Hygiene to adopt certain regulations on or before a certain date; authorizing the Department to vary certain fees in a certain manner; authorizing the Department to accept certain donations for a certain purpose; requiring the Department to issue a certain report to the Governor and the General Assembly on or before a certain date each year; authorizing certain persons to file a certain action under certain circumstances; providing that certain documents shall be deemed a valid registry identification card under certain circumstances; providing that a certain representation to a law enforcement official is punishable by a certain fine; establishing the Medical Marijuana Advisory Board in the Department: providing for the membership, quorum requirements, and staffing of the Board: prohibiting a member of the Board from receiving compensation but providing that a member may receive certain reimbursement; providing for the duties of the Board; establishing certain application processes for compassion centers, compassion center associates, designated caregivers, and qualifying patients; providing that certain compassion centers are subject to reasonable inspection by the Department: requiring the Department to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



provide a compassion center certain notice before conducting an inspection; 1 2 establishing certain requirements for compassion centers, compassion center 3 associates, designated caregivers, and qualifying patients; authorizing counties 4 and municipalities to enact certain limits and zoning regulations regarding 5 compassion centers: requiring the Department to notify a designated caregiver 6 of a certain notice; providing that certain protections for a designated caregiver 7 expire a certain time after a certain notification; providing that certain registry identification cards from other jurisdictions shall have the same force and effect 8 9 as a registry identification card issued by the Department; prohibiting certain 10 designated caregivers from possessing over a certain amount of marijuana; authorizing certain designated caregivers to receive compensation under certain 11 circumstances; prohibiting a qualifying patient from possessing over a certain 12 amount of marijuana under certain circumstances; providing that certain 13 qualifying patients and designated caregivers may not be subject to penalty for 14 15 certain actions: providing that a practitioner may not be subject to penalty 16 solely for providing a certain certification or a certain statement: prohibiting 17 certain entities from discriminating against or penalizing certain persons; providing for a certain presumption for the medical use of marijuana; providing 18 that certain evidence may rebut a certain presumption; prohibiting a person 19 from being denied custody of or visitation with a minor for the sole reason of 20 conduct allowed under this Act: providing that there may not be a presumption 21 22 of neglect or child endangerment for the sole reason of conduct allowed under 23 this Act; providing that medical use of marijuana shall be considered the equivalent of the authorized use of certain medication under certain 24 circumstances; prohibiting marijuana and certain other property from being 25 26 seized or forfeited under certain circumstances; providing that compassion centers and compassion center associates may not be subject to penalty for 27 certain activities: prohibiting certain law enforcement agencies from providing 28 29 certain information to certain entities under certain circumstances: clarifying that this Act does not authorize certain activities; providing that nothing in this 30 31 Act may be construed to require certain activities; providing for the confidentiality of certain information under certain circumstances; requiring the 32 33 Department to establish a certain verification system establishing that it is an affirmative defense to a prosecution for the possession of marijuana or the 34 possession of certain drug paraphernalia that the marijuana or drug 35 paraphernalia was intended for medical use by an individual with a certain 36 debilitating medical condition for whom the defendant is a certain caregiver: 37 38 prohibiting a certain defendant from asserting a certain affirmative defense unless, at least a certain number of days before trial, the defendant notifies the 39 State's Attorney of the defendant's intention to assert the affirmative defense 40 41 and provides the State's Attorney with certain documentation; prohibiting a certain affirmative defense from being used under certain circumstances; 42 43 defining a certain term; and generally relating to the medical use of 44 marijuana.

BY repealing and reenacting, with amendments,

46 Article – Criminal Law

1 2 3	Section 5–601(c) and 5–619(c) Annotated Code of Maryland (2002 Volume and 2011 Supplement)
4	BY adding to
5	Article - Health - General
6	Section 25-101 through 25-702 to be under the new title "Title 25. Maryland
7	Medical Marijuana Act"
8	Annotated Code of Maryland
9	(2009 Replacement Volume and 2011 Supplement)
10	Preamble
1	WHEREAS, Modern medical research has discovered beneficial uses for
12	marijuana in treating or alleviating pain, nausea, and other symptoms associated with
13	certain debilitating medical conditions, as found by the National Academy of Sciences'
L 4	Institute of Medicine in March 1999; and
L 5	WHEREAS, Studies following the 1999 National Academy of Sciences' Institute
16	of Medicine report continue to show the therapeutic value of marijuana in treating a
. 7	wide array of debilitating medical conditions, including increasing the chances of
18	patients finishing their treatments for HIV/AIDS and hepatitis C; and
19	WHEREAS, According to the U.S. Sentencing Commission and the Federal
20	Bureau of Investigation, 99 out of every 100 marijuana arrests in the United States
21	are made under state law, rather than under federal law; and
22	WHEREAS, Changing state law will have the practical effect of protecting from
23	arrest the vast majority of seriously ill people who have a medical need to use
24	marijuana; and
25	WHEREAS, Although federal law currently prohibits any use of marijuana, the
26	laws of Alaska, Arizona, California, Colorado, Delaware, the District of Columbia,
27	Hawaii, Maine, Michigan, Montana, Nevada, New Jersey, New Mexico, Oregon, Rhode
28	Island, Vermont, and Washington permit the medical use and cultivation of
29	marijuana, and Maryland joins in this effort for the health and welfare of its citizens;
30	and
31	WHEREAS, States are not required to enforce federal law or prosecute people
32	for engaging in activities prohibited by federal law and, therefore, compliance with
33	this Act does not put the State of Maryland in violation of federal law; and
34	WHEREAS, State law should make a distinction between the medical and
35	nonmedical use of marijuana; and
86	WHEREAS The nurness of this Act is to protect nationts with debilitating

medical conditions, their physicians, and their primary caregivers from arrest and

$\frac{1}{2}$	prosecution, criminal and other penalties, and property forfeiture if those patients engage in the medical use of marijuana; and
3 4 5	WHEREAS, The General Assembly enacts this Act in accordance with its police power to enact legislation for the protection of the health of its citizens, as reserved to the State in the Tenth Amendment of the United States Constitution; now, therefore,
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
8	Article - Criminal Law
9	5–601.
10 11 12 13	(c) (1) Except as provided in {paragraphs (2) and (3)} PARAGRAPH (2) of this subsection, a person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 4 years or a fine not exceeding \$25,000 or both.
14 15 16	(2) A person whose violation of this section involves the use or possession of marijuana is subject to imprisonment not exceeding 1 year or a fine not exceeding \$1,000 or both.
17 18	• (3) (i) 1. In this paragraph the following words have the meanings indicated.
19 20 21	2. "Bona fide physician—patient relationship" means a relationship in which the physician has ongoing responsibility for the assessment, care, and treatment of a patient's medical condition.
22 23 24 25	3. "CAREGIVER" MEANS AN INDIVIDUAL DESIGNATED BY A PATIENT WITH A DEBILITATING MEDICAL CONDITION TO PROVIDE PHYSICAL OR MEDICAL ASSISTANCE TO THE PATIENT, INCLUDING ASSISTING WITH THE MEDICAL USE OF MARIJUANA, WHO:
26	A. IS A RESIDENT OF THE STATE;
27	B. IS AT LEAST 21 YEARS OLD;
28 29	C. IS AN IMMEDIATE FAMILY MEMBER, SPOUSE, OR DOMESTIC PARTNER OF THE PATIENT;
30 31	D. HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE AS DEFINED IN § 14–101 OF THIS ARTICLE;

1 2	STATE OR FEDERAL CO.	E.	HAS NOT BEEN CONVICTED OF A VIOLATION OF A LLED DANGEROUS SUBSTANCES LAW;
3 4	TURPITUDE;	<u>F.</u>	HAS NOT BEEN CONVICTED OF A CRIME OF MORAL
5 6 7	PATIENT IN A WRITING RECORD PRIOR TO ARR		HAS BEEN DESIGNATED AS CAREGIVER BY THE T HAS BEEN PLACED IN THE PATIENT'S MEDICAL
8 9	PATIENT TO SERVE AS O	H. CAREG	IS THE ONLY INDIVIDUAL DESIGNATED BY THE SIVER; AND
10 11	PATIENT.	<u>I.</u>	IS NOT SERVING AS CAREGIVER FOR ANY OTHER
12 13 14 15	disease or medical condita	edical ion tha	"Debilitating medical condition" means a chronic or condition or the treatment of a chronic or debilitating at produces one or more of the following, as documented eatient has a bona fide physician—patient relationship:
16		A.	cachexia or wasting syndrome;
17		В.	severe or chronic pain;
18		C.	severe nausea;
19		D.	seizures;
20		E.	severe and persistent muscle spasms; or
21 22	conventional medicine.	F.	any other condition that is severe and resistant to
23 24 25	(ii) marijuana, the defendant factor any evidence of me	-	In a prosecution for the use or possession of introduce and the court shall consider as a mitigating necessity.
26 27 28 29	necessity, on conviction of	of a vi	Notwithstanding paragraph (2) of this subsection, if on used or possessed marijuana because of medical olation of this section, the maximum penalty that the is a fine not exceeding \$100.
30 31 32	(iii) marijuana under this sec possessed marijuana beca		In a prosecution for the use or possession of t is an affirmative defense that the defendant used or

1 2 3	A. the defendant has a debilitating medical condition that has been diagnosed by a physician with whom the defendant has a bona fide physician—patient relationship;
4 5	B. the debilitating medical condition is severe and resistant to conventional medicine; and
6 7	C. marijuana is likely to provide the defendant with therapeutic or palliative relief from the debilitating medical condition.
8 9	2. A. IN A PROSECUTION FOR THE POSSESSION OF MARIJUANA UNDER THIS SECTION, IT IS AN AFFIRMATIVE DEFENSE THAT
10	THE DEFENDANT POSSESSED MARIJUANA BECAUSE THE MARIJUANA WAS
11	INTENDED FOR MEDICAL USE BY AN INDIVIDUAL WITH A DEBILITATING
12	MEDICAL CONDITION FOR WHOM THE DEFENDANT IS A CAREGIVER.
13	B. A DEFENDANT MAY NOT ASSERT THE
14	AFFIRMATIVE DEFENSE UNDER THIS SUBSUBPARAGRAPH UNLESS, AT LEAST 30
15	DAYS BEFORE TRIAL, THE DEFENDANT NOTIFIES THE STATE'S ATTORNEY OF
16	THE DEFENDANT'S INTENTION TO ASSERT THE AFFIRMATIVE DEFENSE AND
17	PROVIDES THE STATE'S ATTORNEY WITH ALL DOCUMENTATION IN SUPPORT OF
18	THE AFFIRMATIVE DEFENSE.
19 20	2. 3. The AN affirmative defense UNDER THIS SUBPARAGRAPH may not be used if the defendant was:
21 22	A. using marijuana in a public place <u>OR ASSISTING THE</u> INDIVIDUAL FOR WHOM THE DEFENDANT IS A CAREGIVER IN USING THE
23	MARIJUANA IN A PUBLIC PLACE; or
24	B. in possession of more than 1 ounce of marijuana.
25	5–619.
26 27	(c) (1) Unless authorized under this title, a person may not use or possess with intent to use drug paraphernalia to:
28 29 30	(i) plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, or conceal a controlled dangerous substance; or
31 32	(ii) inject, ingest, inhale, or otherwise introduce into the human body a controlled dangerous substance.

$\frac{1}{2}$	(2) A person who violates this subsection is guilty of a misdemeanor and on conviction is subject to:
3	(i) for a first violation, a fine not exceeding \$500; and
$\frac{4}{5}$	(ii) for each subsequent violation, imprisonment not exceeding 2 years or a fine not exceeding \$2,000 or both.
6 7 8	(3) A person who is convicted of violating this subsection for the first time and who previously has been convicted of violating subsection (d)(4) of this section is subject to the penalty specified under paragraph (2)(ii) of this subsection.
9 10	₹(4) (i) 1. In this paragraph the following words have the meanings indicated.
11 12 13	2. "Bona fide physician—patient relationship" means a relationship in which the physician has ongoing responsibility for the assessment, care, and treatment of a patient's medical condition.
14 15 16 17	3. "CAREGIVER" MEANS AN INDIVIDUAL DESIGNATED BY A PATIENT WITH A DEBILITATING MEDICAL CONDITION TO PROVIDE PHYSICAL OR MEDICAL ASSISTANCE TO THE PATIENT INCLUDING ASSISTING WITH THE MEDICAL USE OF MARIJUANA, WHO:
18	A. IS A RESIDENT OF THE STATE;
19	B. IS AT LEAST 21 YEARS OLD;
20 21	C. IS AN IMMEDIATE FAMILY MEMBER, SPOUSE, OR DOMESTIC PARTNER OF THE PATIENT;
22 23	D. HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE AS DEFINED IN § 14–101 OF THIS ARTICLE;
24 25	E. HAS NOT BEEN CONVICTED OF A VIOLATION OF A STATE OR FEDERAL CONTROLLED DANGEROUS SUBSTANCES LAW;
26 27	F. HAS NOT BEEN CONVICTED OF A CRIME OF MORAL TURPITUDE;
28 29 30	G. HAS BEEN DESIGNATED AS CAREGIVER BY THE PATIENT IN A WRITING THAT HAS BEEN PLACED IN THE PATIENT'S MEDICAL RECORD PRIOR TO ARREST;

1 2	PATIENT TO SERVE AS	H.	IS THE ONLY INDIVIDUAL DESIGNATED BY THE EIVER; AND
3 4	PATIENT.	<u>I.</u>	IS NOT SERVING AS CAREGIVER FOR ANY OTHER
5 6 7 8	disease or medical condit	edical ion tha	"Debilitating medical condition" means a chronic or condition or the treatment of a chronic or debilitating at produces one or more of the following, as documented atient has a bona fide physician—patient relationship:
9		A.	cachexia or wasting syndrome;
10		В.	severe or chronic pain;
11		C.	severe nausea;
12		D.	seizures;
13		E.	severe and persistent muscle spasms; or
14 15	conventional medicine.	F.	any other condition that is severe and resistant to
16 17 18			In a prosecution under this subsection involving drug uana, the defendant may introduce and the court shall any evidence of medical necessity.
19 20 21 22 23	marijuana because of me	dical r	Notwithstanding paragraph (2) of this subsection, if on used or possessed drug paraphernalia related to necessity, on conviction of a violation of this subsection, court may impose on the person is a fine not exceeding
24 25 26		_	In a prosecution under this subsection involving drug uana, it is an affirmative defense that the defendant rnalia related to marijuana because:
27 28 29	that has been diagnosed physician–patient relation	•	the defendant has a debilitating medical condition physician with whom the defendant has a bona fide
30 31	resistant to conventional	B. medic	the debilitating medical condition is severe and ine; and
32 33	therapeutic or palliative	C. relief f	marijuana is likely to provide the defendant with rom the debilitating medical condition.

1	2. A. IN A PROSECUTION UNDER THIS
2	SUBSECTION INVOLVING DRUG PARAPHERNALIA RELATED TO MARIJUANA, IT IS
3	AN AFFIRMATIVE DEFENSE THAT THE DEFENDANT POSSESSED DRUG
4	PARAPHERNALIA RELATED TO MARIJUANA BECAUSE THE DRUG
5	PARAPHERNALIA RELATED TO MARIJUANA WAS INTENDED FOR MEDICAL USE
6	BY AN INDIVIDUAL WITH A DEBILITATING MEDICAL CONDITION FOR WHOM THE
7	DEFENDANT IS A CAREGIVER.
8	B. A DEFENDANT MAY NOT ASSERT THE
9	AFFIRMATIVE DEFENSE UNDER THIS SUBSUBPARAGRAPH UNLESS, AT LEAST 30
10	DAYS BEFORE TRIAL, THE DEFENDANT NOTIFIES THE STATE'S ATTORNEY OF
11	THE DEFENDANT'S INTENTION TO ASSERT THE AFFIRMATIVE DEFENSE AND
12	PROVIDES THE STATE'S ATTORNEY WITH ALL DOCUMENTATION IN SUPPORT OF
13	THE AFFIRMATIVE DEFENSE.
14	2. <u>3.</u> The <u>AN</u> affirmative defense <u>UNDER THIS</u>
15	SUBPARAGRAPH may not be used if the defendant was:
10	A socione socione socione socione socione delle socione de
16 17	A. using marijuana in a public place <u>OR ASSISTING THE</u> INDIVIDUAL FOR WHOM THE DEFENDANT IS A CAREGIVER IN USING THE
18	MARIJUANA IN A PUBLIC PLACE; or
10	MARIJUANA IN A FUBLIC FLACE, OI
19	B. in possession of more than 1 ounce of marijuana.
20	Article - Health - General
21	TITLE 25. MARYLAND MEDICAL MARIJUANA ACT.
22	Subtitle 1. Definitions: General Provisions.
22	CODITIONS, GENERAL I ROVISIONS.
23	25–101.
24	(A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS
25	INDICATED.
26	(B) "BOARD" MEANS THE MEDICAL MARIJUANA ADVISORY BOARD
27	ESTABLISHED UNDER SUBTITLE 2 OF THIS TITLE.
28	(c) "Cardholder" means a qualifying patient, designated
29	CAREGIVER, OR A COMPASSION CENTER ASSOCIATE WHO HAS BEEN ISSUED AND
30	POSSESSES A VALID REGISTRY IDENTIFICATION CARD.

1	(D) "C	OMPASS	SION	CENTER" MEANS AN ENTITY THAT ACQUIRES,
2	POSSESSES, CU	JLTIVAT	ES, N	AANUFACTURES, DELIVERS, TRANSPORTS, SUPPLIES,
3	OR DISPENSE	S MAR	IJUA	NA OR RELATED SUPPLIES AND EDUCATIONAL
4	MATERIALS TO	QUALI	FYIN	G PATIENTS AND DESIGNATED CAREGIVERS AND IS
5	REGISTERED I	N ACCOI	RDAN	ICE WITH SUBTITLE 3 OF THIS TITLE.
6	` '			CENTER ASSOCIATE" MEANS A PRINCIPAL OFFICER,
7	A BOARD ME	MBER,	AN	EMPLOYEE, A VOLUNTEER, OR AN AGENT OF A
8	COMPASSION (ENTER.	,	
9	(F) (1)	· "DE	BILI T	FATING MEDICAL CONDITION" MEANS:
10		(I)	A	CHRONIC OR DEBILITATING DISEASE OR MEDICAL
11	CONDITION O	R ITS 7	FREA	TMENT THAT PRODUCES ONE OR MORE OF THE
12	FOLLOWING:			
13			1.	CACHEXIA OR WASTING SYNDROME;
14			<u>2</u> .	SEVERE, DEBILITATING, OR CHRONIC PAIN;
15			3.	SEVERE NAUSEA;
16			4	CEIZUDES INCLUDING THOSE CHARACTERISTIC
10 17	OF EDII EDGY.		1,	SEIZURES, INCLUDING THOSE CHARACTERISTIC
L /	OF EPILEPSY;			
18			5.	SEVERE AND PERSISTENT MUSCLE SPASMS,
19	INCLUDING TH	IOSE C		CTERISTIC OF MULTIPLE SCLEROSIS OR CROHN'S
20	DISEASE;	2002 02		
	,			
21			6.	AGITATION OF ALZHEIMER'S DISEASE;
22			7.	Anxiety; or
23			8.	DEPRESSION; OR
24		` '		Y OTHER MEDICAL CONDITION OR ITS TREATMENT
25	APPROVED BY	THE BO	ARD	UNDER SUBTITLE 2 OF THIS TITLE.
26	(2)	· "DE	BILIT	FATING MEDICAL CONDITION" INCLUDES:
27		(I)	CA	NCER;
28		(II)	$\frac{\mathbf{GL}}{\mathbf{L}}$	AUCOMA;

1 2	VIRUS (HIV);	(III)	POSITIVE STATUS FOR HUMAN IMMUNODEFICIENCY
3		(IV)	Acquired immune deficiency syndrome (AIDS);
4		(V)	HEPATITIS C;
5		(VI)	AMYOTROPHIC LATERAL SCLEROSIS;
6		(VII)	NAIL PATELLA;
7		(VIII)	POST-TRAUMATIC STRESS DISORDER;
8		(IX)	BIPOLAR DISORDER; OR
9	CONDITIONS.	(X)	THE TREATMENT OF ANY OF THE ABOVE LISTED
11 12 13	ASSIST A QUALIFY	ING P IJUA	TED CAREGIVER" MEANS A PERSON WHO HAS AGREED TO TATIENT WITH THE MEDICAL USE OF MARIJUANA. NA" HAS THE MEANING STATED IN § 5-101 OF THE
L4 L5	U 14111111 11 11 11 11 11 11 11 11 11 11		USE" MEANS THE ACQUISITION, POSSESSION,
6	,		UFACTURE, USE, DELIVERY, TRANSFER, OR
L7			MARIJUANA OR PARAPHERNALIA RELATING TO THE
L8 L9			RIJUANA TO ALLEVIATE A REGISTERED QUALIFYING NG MEDICAL CONDITION OR SYMPTOMS ASSOCIATED
20	WITH THE MEDICA		
21	` '		ONER" MEANS A PERSON WHO IS LICENSED TO DER THE HEALTH OCCUPATIONS ARTICLE.
22	PRESCRIBE DRUG	o UNI	THE THEALTH OCCUPATIONS ARTICLE.
23	(K) "QUA	LIFYI	NG PATIENT" MEANS A PERSON WHO HAS BEEN
24	DIAGNOSED BY A	PHYS	ICIAN AS HAVING A DEBILITATING MEDICAL CONDITION
25	AND IS A RESIDEN	T OF	THE STATE.
26	(L) "Reg	STRY	HOENTIFICATION CARD" MEANS A DOCUMENT ISSUED BY
27	THE DEPARTMEN	T TH	AT IDENTIFIES A PERSON AS A QUALIFYING PATIENT,
28			ER, OR COMPASSION CENTER ASSOCIATE.

1		(1)	HAS NO FLOWERS;	
2		(2)	Is less than 12 inches in height; and	
3		(3)	Is less than 12 inches in diameter.	
4	(N)	"U N	USABLE MARIJUANA" MEANS MARIJUANA SEEDS, STALK	S,
5	SEEDLING	S, ANE	UNUSABLE ROOTS.	
6	(0)	(1)	"USABLE MARIJUANA" MEANS THE DRIED LEAVES AN	Đ
7	FLOWERS	OF TH	IE MARIJUANA PLANT AND ANY MIXTURE OR PREPARATION O	Ŧ
8	THE DRIEE	LEA V	VES AND FLOWERS OF THE MARIJUANA PLANT.	
9		(2)	"Usable marijuana" does not include:	
10			(I) THE SEEDS, STALKS, AND ROOTS OF THE MARIJUAN	A
11	PLANT; OR	;		
12			(H) ANY NONMARIJUANA INGREDIENTS THAT AR	Œ
13	COMBINED	WITI:	I MARIJUANA AND PREPARED FOR CONSUMPTION AS FOOD AN	Ð
14	DRINK.			
15	25-102.			
16	(A)	ON	OR BEFORE SEPTEMBER 1, 2012, THE DEPARTMENT SHAL	Æ
17	ADOPT REC	GULA T	FIONS THAT SPECIFY THE PROCEDURES FOR APPLICATIONS FO	R
18	AND RENE	WALS	OF REGISTRY IDENTIFICATION CARDS.	
19	(B)	(1)	ON OR BEFORE SEPTEMBER 1, 2012, THE DEPARTMEN	Ή
20	SHALL ADO	OPT R	EGULATIONS THAT ESTABLISH REASONABLE APPLICATION AN	Ð
21	RENEWAL	FEES	FOR REGISTRY IDENTIFICATION CARDS AND COMPASSIO	N
22	CENTER RI	EGIST	RATION CERTIFICATES.	
23		(2)	FEES ADOPTED UNDER THIS SUBSECTION MAY NOT EXCEED:	
24			(I) \$5,000 FOR COMPASSION CENTER REGISTRATIO	N
25	APPLICATI	ONS;	OR	
26			(II) \$1,000 FOR COMPASSION CENTER REGISTRATIO	N
27	RENEWALS	}		
28		(3)	THE DEPARTMENT SHALL ESTABLISH IN THE REGULATION	Æ
29	REQUIRED	UND	ER THIS SUBSECTION APPLICATION AND RENEWAL FEES THA	4

1	GENERATE REVENUES SUFFICIENT TO OFFSET THE EXPENSES OF
2	IMPLEMENTING AND ADMINISTERING THIS TITLE.
3	(4) THE DEPARTMENT MAY VARY THE APPLICATION AND
4	RENEWAL FEES ALONG A SLIDING SCALE THAT ACCOUNTS FOR A QUALIFYING
5	PATIENT'S INCOME.
J	TATIBILE DIVOCHER
6	(5) THE DEPARTMENT MAY ACCEPT DONATIONS FROM PRIVATE
7	SOURCES IN ORDER TO REDUCE THE APPLICATION AND RENEWAL FEES.
8	25-103.
9	(A) ON OR BEFORE DECEMBER 1 OF EACH YEAR, THE DEPARTMENT
0	SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2-1246 OF
1	THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON THE
12	MEDICAL USE OF MARIJUANA UNDER THIS TITLE.
13	(B) THE REPORT SHALL INCLUDE:
4	(1) THE NUMBER OF APPLICATIONS FOR REGISTRY
15	IDENTIFICATION CARDS RECEIVED BY THE DEPARTMENT;
16	(2) THE NUMBER OF QUALIFYING PATIENTS AND DESIGNATED
. 7	CAREGIVERS APPROVED IN EACH COUNTY;
18	(3) THE NATURE OF THE DEBILITATING MEDICAL CONDITIONS OF
19	THE QUALIFYING PATIENTS WHO APPLY FOR REGISTRY IDENTIFICATION CARDS;
	,
20	(4) THE NUMBER OF REGISTRY IDENTIFICATION CARDS
21	REVOKED;
22	(5) THE NUMBER OF PRACTITIONERS PROVIDING WRITTEN
23	CERTIFICATION OF A DEBILITATING MEDICAL CONDITION FOR QUALIFYING
24	PATIENTS;
25	(6) THE NUMBER OF REGISTERED COMPASSION CENTERS; AND
26	(7) THE NUMBER OF COMPASSION CENTER ASSOCIATES.
27	(c) The Department may not include in the report required
28	UNDER THIS SECTION ANY IDENTIFYING INFORMATION ABOUT REGISTRY
29	IDENTIFICATION CARDHOLDERS, COMPASSION CENTERS, OR PRACTITIONERS.
	,

1	(A) IF THE DEPARTMENT DOES NOT ADOPT REGULATIONS REQUIRED
2	UNDER THIS TITLE ON OR BEFORE SEPTEMBER 1, 2012, THE FOLLOWING
3	PERSONS MAY FILE AN ACTION IN CIRCUIT COURT TO COMPEL THE
4	DEPARTMENT TO PERFORM THE ACTIONS MANDATED UNDER THIS TITLE:
5	(1) A QUALIFYING PATIENT;
6	(2) A PROSPECTIVE BOARD MEMBER OF A COMPASSION CENTER
7	OR
8	(3) A PROSPECTIVE PRINCIPAL OFFICER OF A COMPASSION
9	CENTER.
10	(B) IF THE DEPARTMENT DOES NOT ISSUE A VALID REGISTRY
11	IDENTIFICATION CARD IN RESPONSE TO A VALID APPLICATION OR RENEWAL
12	SUBMITTED UNDER THIS TITLE WITHIN 20 DAYS, THEN A COPY OF THE
13	REGISTRY IDENTIFICATION CARD APPLICATION OR RENEWAL SHALL BE
14	DEEMED A VALID REGISTRY IDENTIFICATION CARD.
15	(C) IF THE DEPARTMENT DOES NOT ADOPT REGULATIONS REGARDING
16	APPLICATIONS FOR QUALIFYING PATIENTS ON OR BEFORE SEPTEMBER 1, 2012
17	THEN A NOTARIZED STATEMENT BY A QUALIFYING PATIENT CONTAINING THE
18	INFORMATION REQUIRED IN § 25-501(A) OF THIS TITLE SHALL BE DEEMED A
19	VALID REGISTRY IDENTIFICATION CARD.
20	25–105.
21	FRAUDULENT REPRESENTATION TO A LAW ENFORCEMENT OFFICIAL OF
22	ANY FACT OR CIRCUMSTANCE RELATING TO THE MEDICAL USE OF MARIJUANA
23	TO AVOID ARREST OR PROSECUTION IS PUNISHABLE BY A FINE OF \$500, IN
24	ADDITION TO ANY OTHER PENALTIES THAT MAY APPLY FOR MAKING A FALSE
25	STATEMENT TO A LAW ENFORCEMENT OFFICIAL OR FOR USE OF MARIJUANA
26	THAT IS NOT AUTHORIZED BY THIS TITLE.
27	25–106.
28	THIS TITLE MAY BE CITED AS THE MARYLAND MEDICAL MARIJUANA ACT.
29	SUBTITLE 2. MEDICAL MARIJUANA ADVISORY BOARD.
30	25–201.

1	THERE IS A MEDICAL MARIJUANA ADVISORY BOARD IN THE
2	DEPARTMENT.
3	25–202.
4	(A) THE BOARD CONSISTS OF SEVEN MEMBERS, APPOINTED BY THE
5	SECRETARY.
6	(B) THE SEVEN MEMBERS SHALL INCLUDE:
7	(1) A MEDICAL ONCOLOGIST;
8	(2) A GYNECOLOGIST;
9	(3) A NEUROLOGIST;
10	(4) A PSYCHIATRIST;
11	(5) AN INFECTIOUS DISEASE SPECIALIST;
12	(6) A FAMILY PRACTICE PHYSICIAN; AND
13	(7) A PHARMACIST.
14	(C) EACH MEMBER OF THE BOARD SHALL BE KNOWLEDGEABLE ABOUT
15	THE MEDICAL USE OF MARIJUANA.
16	25–203.
17	(A) A QUORUM OF THE BOARD IS THREE MEMBERS.
18	(B) THE BOARD SHALL MEET AT LEAST MONTHLY AT THE TIMES AND
19	PLACES THAT IT DETERMINES.
20	(C) THE DEPARTMENT SHALL PROVIDE STAFF FOR THE BOARD.
21	(D) A MEMBER OF THE BOARD:
22	(1) MAY NOT RECEIVE COMPENSATION AS A MEMBER OF THE
23	BOARD; BUT
24	(2) Is entitled to reimbursement for expenses under the
2 5	STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE
26	BUDGET.

1	20-201.
2	(A) (1) THE BOARD SHALL ESTABLISH A PROCEDURE FOR
3	DESIGNATING MEDICAL CONDITIONS OR DISEASES AS DEBILITATING MEDICAL
4	CONDITIONS.
5	(2) THE PROCEDURE REQUIRED UNDER THIS SUBSECTION SHALL
6	INCLUDE:
7	(I) A PETITION PROCESS FOR THE PUBLIC TO PETITION TO
8	DESIGNATE A MEDICAL CONDITION AS A DEBILITATING MEDICAL CONDITION
9	AND
LO	(II) A PUBLIC HEARING ON PETITIONS IN WHICH THE
11	PUBLIC HAS THE OPPORTUNITY TO COMMENT.
_	
12	(B) THE BOARD SHALL MAKE RECOMMENDATIONS TO THE
13	DEPARTMENT REGARDING REGULATIONS FOR THE ISSUANCE OF REGISTRY
4	IDENTIFICATION CARDS.
I E	(c) The Board shall determine in what circumstances it is
L5 L6	MEDICALLY APPROPRIATE FOR A PRACTITIONER TO PRESCRIBE MORE THAN 12
L7	MARIJUANA PLANTS AND 6 OUNCES OF USABLE MARIJUANA TO A QUALIFYING
18	PATIENT.
19	Subtitle 3. Compassion Centers.
20	25-301.
21	(A) A COMPASSION CENTER SHALL SUBMIT THE FOLLOWING
21 22	(A) A COMPASSION CENTER SHALL SUBMIT THE FOLLOWING INFORMATION TO THE DEPARTMENT, IN ACCORDANCE WITH REGULATIONS
23	ADOPTED BY THE DEPARTMENT, TO BE REGISTERED IN THE STATE:
10	THE DITTIL DELIMINATION OF REGISTERED IN THE STRIE.
24	(1) THE APPLICATION OR RENEWAL FEE SET BY THE
25	DEPARTMENT;
0.0	(9) THE LEGAL NAME OF THE COMPACTION CENTER.
26	(2) THE LEGAL NAME OF THE COMPASSION CENTER;
27	(3) THE PHYSICAL ADDRESS OF THE COMPASSION CENTER AND
28	THE PHYSICAL ADDRESS OF ANY ADDITIONAL LOCATION WHERE MARIJUANA IS
29	CULTIVATED FOR THE USE OF THE COMPASSION CENTER;
_	()
30	(4) THE NAME, ADDRESS, AND DATE OF BIRTH OF EACH

1	(5) THE NAME, ADDRESS, AND DATE OF BIRTH OF ANY PERSON
2	WHO IS AN AGENT OF OR EMPLOYED BY THE COMPASSION CENTER;
3	(6) OPERATING REGULATIONS THAT INCLUDE PROCEDURES FOR
4	THE OVERSIGHT OF THE COMPASSION CENTER AND PROCEDURES TO ENSURE
5	ACCURATE RECORD KEEPING AND SECURITY MEASURES; AND
6	(7) If the city or county in which the compassion center
7	WOULD BE LOCATED HAS ENACTED REASONABLE ZONING RESTRICTIONS, A
8	SWORN AND TRUTHFUL STATEMENT THAT THE REGISTERED COMPASSION
9	CENTER WOULD BE IN COMPLIANCE WITH THESE RESTRICTIONS.
10	(B) ON OR BEFORE SEPTEMBER 1, 2012, THE DEPARTMENT SHALL
1	ADOPT REGULATIONS REGARDING APPLICATIONS FOR AND RENEWALS OF
12	REGISTRATION CERTIFICATES FOR REGISTERED COMPASSION CENTERS THAT
13	INCLUDE REASONABLE STANDARDS FOR:
L4	(1) THE FORM AND CONTENT OF REGISTRATION AND RENEWAL
L 5	APPLICATIONS;
16	(2) MINIMUM OVERSIGHT REQUIREMENTS FOR REGISTERED
L 7	COMPASSION CENTERS;
18	(3) MINIMUM RECORDKEEPING REQUIREMENTS FOR
19	REGISTERED COMPASSION CENTERS;
20	(4) MINIMUM SECURITY REQUIREMENTS FOR REGISTERED
21	COMPASSION CENTERS, INCLUDING A REQUIREMENT THAT EACH REGISTERED
22	COMPASSION CENTER MUST BE PROTECTED BY A FULLY OPERATIONAL
23	SECURITY ALARM SYSTEM; AND
24	(5) PROCEDURES FOR SUSPENDING OR TERMINATING THE
25	REGISTRATION OF A REGISTERED COMPASSION CENTER THAT VIOLATES A
26	PROVISION OF THIS TITLE OR REGULATIONS ADOPTED UNDER THIS TITLE.
27	(C) THE DEPARTMENT SHALL DEVELOP REGULATIONS REQUIRED
28	UNDER THIS SECTION WITH THE GOALS OF:
29	(1) PROTECTING AGAINST DIVERSION AND THEFT;
30	(2) Not imposing an undue burden on registered
?1	

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	10 HOUSE BILL 19
$1 \\ 2$	(3) MAINTAINING THE CONFIDENTIALITY OF REGISTERED QUALIFYING PATIENTS AND THEIR REGISTERED DESIGNATED CAREGIVERS.
4	QUALIFIENT AND HER REGISTERED DESIGNATED CAREGIVERS.
3	25–302.
4	(A) THE DEPARTMENT SHALL REGISTER A COMPASSION CENTER FOR
5	OPERATION IN THE STATE IF:
6	(1) THE COMPASSION CENTER SUBMITS THE INFORMATION
7	REQUIRED UNDER § 25–301 OF THIS SUBTITLE;
8	(2) NEITHER THE COMPASSION CENTER NOR A MARIJUANA
9	CULTIVATION CENTER AFFILIATED WITH THE CENTER IS LOCATED WITHIN 500
10	FEET OF A PREEXISTING PUBLIC OR PRIVATE SCHOOL;
11	(3) Issuing the compassion center a registration would
12	NOT BE IN VIOLATION OF A REASONABLE LIMITATION ON THE NUMBER OF
13	REGISTERED COMPASSION CENTERS THAT CAN OPERATE IN THE JURISDICTION
14	WHERE THE COMPASSION CENTER WOULD OPERATE;
15	(4) None of the principal officers or board members of
16	THE COMPASSION CENTER HAVE BEEN CONVICTED OF AN OFFENSE THAT IS
17	CLASSIFIED AS A FELONY IN THE JURISDICTION WHERE THE PERSON WAS
18	CONVICTED, UNLESS THE OFFENSE CONSISTED OF CONDUCT AUTHORIZED
19	UNDER THIS TITLE;
20	(5) None of the principal officers or board members of
21	THE COMPASSION CENTER HAVE SERVED AS A PRINCIPAL OFFICER OR BOARD
22	MEMBER FOR A COMPASSION CENTER THAT HAS HAD ITS REGISTRATION
23	REVOKED BY THE DEPARTMENT; AND
24	(6) None of the principal officers or board members of
25	THE COMPASSION CENTER IS UNDER THE AGE OF 21 YEARS OF AGE.
26	(B) THE DEPARTMENT SHALL ISSUE A REGISTRATION CERTIFICATE TO
27	A COMPASSION CENTER REGISTERED BY THE DEPARTMENT THAT CONTAINS A
28	RANDOM 20-DIGIT ALPHANUMERIC IDENTIFICATION NUMBER WITHIN 90 DAYS
29	AFTER RECEIVING THE APPLICATION FOR REGISTRATION FOR A COMPASSION
30	CENTER.
31	(C) REGISTRATION CERTIFICATES FOR COMPASSION CENTERS ARE

(C) REGISTRATION CERTIFICATES FOR COMPASSION CENTERS ARE VALID FOR A TERM OF 1 YEAR AND EXPIRE 1 YEAR AFTER THE DATE OF ISSUANCE.

1	(d) The Department shall issue a renewed registration
2	CERTIFICATE WITHIN 10 DAYS TO A REGISTERED COMPASSION CENTER THAT
3	SUBMITS A RENEWAL FEE, UNLESS THE REGISTRATION FOR THE COMPASSION
4	CENTER HAS BEEN SUSPENDED OR REVOKED.
5	25 303.
6	(A) A REGISTERED COMPASSION CENTER SHALL NOTIFY THE
7	DEPARTMENT IN WRITING OF THE NAME, ADDRESS, AND DATE OF BIRTH OF ANY
8	NEW COMPASSION CENTER ASSOCIATE AND SHALL SUBMIT THE FEE
9	ESTABLISHED BY THE DEPARTMENT FOR A REGISTRY IDENTIFICATION CARD
10	BEFORE THE COMPASSION CENTER ASSOCIATE MAY BEGIN WORKING AT THE
11	REGISTERED COMPASSION CENTER.
12	(B) (1) THE DEPARTMENT SHALL ISSUE A REGISTRY IDENTIFICATION
13	CARD TO A COMPASSION CENTER ASSOCIATE WHO MEETS THE REQUIREMENTS
14	OF THIS SUBTITLE.
4 5	(2) A PROJECTIVE TRENSPERSATION CARD TREATED THEFT THE
15	(2) A REGISTRY IDENTIFICATION CARD ISSUED UNDER THIS
16	SECTION SHALL INCLUDE:
17	(I) THE NAME OF THE COMPASSION CENTER ASSOCIATE;
11	(1) THE WINE OF THE CONTRIBUTION CENTER ASSOCIATE,
18	(H) THE LEGAL NAME OF THE REGISTERED COMPASSION
19	CENTER WITH WHICH THE COMPASSION CENTER ASSOCIATE IS AFFILIATED;
10	· · · · · · · · · · · · · · · · · · ·
20	(HI) A RANDOM 20-DIGIT ALPHANUMERIC IDENTIFICATION
21	NUMBER THAT IS UNIQUE TO THE CARDHOLDER;
22	(IV) THE DATE OF ISSUANCE AND EXPIRATION DATE OF THE
23	REGISTRY IDENTIFICATION CARD;
24	(V) A PHOTOGRAPH, IF REQUIRED BY THE DEPARTMENT;
25	AND
26	(VI) A STATEMENT SIGNED BY THE COMPASSION CENTER
27	ASSOCIATE THAT THE ASSOCIATE PLEDGES NOT TO DIVERT MARIJUANA TO
28	ANYONE WHO IS NOT AUTHORIZED TO POSSESS MARIJUANA UNDER THIS TITLE.
90	(c) (1) A DECICEDY IDENTIFICATION CARD ISSUED INVERSE THIS
29	(C) (1) A REGISTRY IDENTIFICATION CARD ISSUED UNDER THIS
30	SECTION SHALL EXPIRE 1 YEAR AFTER ISSUANCE.
31	(2) The Department shall issue a renewal registry
o_{T}	(=) THE DELANTMENT SHALL ISSUE A REPRESENTE REGISTRE

- 1 WHO SUBMITS A RENEWAL FEE AND CONTINUES TO MEET THE REQUIREMENTS
 2 OF THIS TITLE.
- 3 (D) THE DEPARTMENT MAY SUSPEND OR REVOKE THE REGISTRY
 4 IDENTIFICATION CARD OF A COMPASSION CENTER ASSOCIATE WHO VIOLATES
 5 THE PROVISIONS OF THIS TITLE.
- 6 (E) (1) A REGISTRATION IDENTIFICATION CARD FOR A COMPASSION
 7 CENTER ASSOCIATE SHALL EXPIRE WHEN A REGISTERED COMPASSION CENTER
 8 NOTIFIES THE DEPARTMENT THAT THE ASSOCIATE IS NO LONGER AFFILIATED
 9 WITH THE COMPASSION CENTER.
- 10 (2) THE DEPARTMENT SHALL DEACTIVATE THE LOG-IN
 11 INFORMATION FOR AN INDIVIDUAL WHO CEASES TO BE A COMPASSION CENTER
 12 ASSOCIATE.
- 13 (F) (1) A COMPASSION CENTER ASSOCIATE SHALL NOTIFY THE
 14 DEPARTMENT OF A CHANGE IN THE NAME OR ADDRESS OF THE COMPASSION
 15 CENTER ASSOCIATE WITHIN 10 DAYS AFTER THE CHANGE.
- 16 (2) A COMPASSION CENTER ASSOCIATE WHO FAILS TO NOTIFY
 17 THE DEPARTMENT OF A CHANGE REQUIRED UNDER THIS SUBSECTION IS
 18 SUBJECT TO A CIVIL PENALTY NOT EXCEEDING \$150.
- 19 **25-304.**
- 20 (A) (1) THE DEPARTMENT MAY NOT ISSUE A REGISTRY
 21 IDENTIFICATION CARD TO A COMPASSION CENTER ASSOCIATE WHO HAS BEEN
 22 CONVICTED OF AN OFFENSE THAT WAS CLASSIFIED AS A FELONY IN THE
 23 JURISDICTION WHERE THE PERSON WAS CONVICTED, UNLESS THE OFFENSE
 24 CONSISTED OF CONDUCT AUTHORIZED UNDER THIS TITLE.
- 25 (2) THE DEPARTMENT MAY CONDUCT A CRIMINAL BACKGROUND
 26 CHECK OF A COMPASSION CENTER ASSOCIATE TO CARRY OUT THIS
 27 SUBSECTION.
- 28 (B) THE DEPARTMENT MAY NOT ISSUE A REGISTRY IDENTIFICATION
 29 CARD TO A COMPASSION CENTER ASSOCIATE WHO IS UNDER THE AGE OF 21
 30 YEARS.
- 31 (C) THE DEPARTMENT MAY REFUSE TO ISSUE A REGISTRY
 32 IDENTIFICATION CARD TO A COMPASSION CENTER ASSOCIATE WHO HAS
 33 PREVIOUSLY HAD A REGISTRY IDENTIFICATION CARD REVOKED FOR VIOLATING
 34 A PROVISION OF THIS TITLE.

1	(D) THE DEPARTMENT SHALL NOTIFY A REGISTERED COMPASSION
2	CENTER IN WRITING OF THE REASON FOR REFUSAL OF ISSUANCE OF A
3	REGISTRY IDENTIFICATION CARD TO A COMPASSION CENTER ASSOCIATE UNDER
4	THIS SECTION.
5	25–305.
6	(A) A REGISTERED COMPASSION CENTER IS SUBJECT TO REASONABLE
7	INSPECTION BY THE DEPARTMENT.
8	(B) THE DEPARTMENT SHALL PROVIDE A COMPASSION CENTER AT
9	LEAST 24-HOUR NOTICE BEFORE CONDUCTING AN INSPECTION.
10	95 900
10	25-306.
11	(A) (1) A REGISTERED COMPASSION CENTER SHALL OPERATE ON A
12	NONPROFIT BASIS FOR THE BENEFIT OF ITS MEMBERS AND PATRONS.
14	HOW HOP IT BASIS FOR THE BENEFIT OF THE MEMBERS AND FAIROUS.
13	(2) THE OPERATING REGULATIONS OF THE COMPASSION CENTER
14	OR CONTRACTS BETWEEN THE COMPASSION CENTER AND ITS PATRONS SHALL
15	CONTAIN PROVISIONS REGARDING THE DISPOSITION OF ITS REVENUES AND
16	RECEIPTS THAT ESTABLISH AND MAINTAIN THE NONPROFIT CHARACTER OF
17	THE COMPASSION CENTER.
18	(3) A COMPASSION CENTER NEED NOT BE RECOGNIZED AS
19	TAX-EXEMPT BY THE INTERNAL REVENUE SERVICE TO BE CONSIDERED
20	NONPROFIT UNDER THIS SUBSECTION.
21	(B) A REGISTERED COMPASSION CENTER SHALL NOTIFY THE
22	DEPARTMENT WITHIN 10 DAYS AFTER A COMPASSION CENTER ASSOCIATE
23	CEASES TO WORK AT OR BE AFFILIATED WITH THE COMPASSION CENTER.
24	(C) A REGISTERED COMPASSION CENTER SHALL IMPLEMENT
25	APPROPRIATE SECURITY MEASURES TO DETER AND PREVENT UNAUTHORIZED
26	ENTRANCE INTO AREAS CONTAINING MARIJUANA AND THE THEFT OF
27	MARIJUANA.
0.6	
28	(D) EXCEPT TO ASSIST REGISTERED QUALIFYING PATIENTS WITH THE
29	MEDICAL USE OF MARIJUANA DIRECTLY OR THROUGH DESIGNATED
30	CAREGIVERS, A REGISTERED COMPASSION CENTER MAY NOT ACQUIRE,
31	POSSESS CHITIVATE MANHEACTURE OR DISTRIBUTE MARLHIANA FOR ANY

PURPOSE.

2 COMPASSION CENTER SHALL BE RESIDENTS OF THE STATE. 3 (F) (1) A REGISTERED COMPASSION CENTER MAY 4 MARIJUANA ONLY IN AN ENCLOSED AND LOCKED FACILITY OF ACCESSED ONLY BY COMPASSION CENTER ASSOCIATES. 6 (2) A REGISTERED COMPASSION CENTER MAY	
4 MARIJUANA ONLY IN AN ENCLOSED AND LOCKED FACILITY OF ACCESSED ONLY BY COMPASSION CENTER ASSOCIATES.	
4 MARIJUANA ONLY IN AN ENCLOSED AND LOCKED FACILITY OF ACCESSED ONLY BY COMPASSION CENTER ASSOCIATES.	
5 ACCESSED ONLY BY COMPASSION CENTER ASSOCIATES.	THAT CAN BE
6 (2) A REGISTERED COMPASSION CENTER MAY	
(2) II REGISTERED COMPASSION CENTER MIN	V CHITWATE
7 MARIJUANA ONLY AT THE LOCATION OF THE COMPASSION CENTE	
8 ADDITIONAL LOCATION.	IN THIS IN ONE
9 25-307.	
10 EACH COUNTY AND MUNICIPALITY IN THE STATE MAY ENAC	T:
(1)	
11 (1) REASONABLE LIMITS ON THE NUMBER OF	
12 COMPASSION CENTERS THAT MAY OPERATE IN THE JURISDICTION	; AND
13 (2) ZONING REGULATIONS THAT REASON.	ARIV LIMIT
14 REGISTERED COMPASSION CENTERS TO CERTAIN AREAS IN THE JU	
15 25–308.	
16 (A) BEFORE DISPENSING MARIJUANA TO A DESIGNATED (
17 QUALIFYING PATIENT, A COMPASSION CENTER ASSOCIATE SHALL	
18 QUALIFYING PATIENT FOR WHOM THE MARIJUANA IS INTENI	
19 DESIGNATED CAREGIVER TRANSPORTING THE MARIJUANA TO TH	*
20 ANY, IN THE VERIFICATION SYSTEM ESTABLISHED BY THE DEPA	RTMENT, AND
21 VERIFY THAT:	
22 (1) THE REGISTRY IDENTIFICATION CARD PRESE	NTED TO THE
23 COMPASSION CENTER IS VALID;	NIED TO THE
20 COMPRESSION CHATTER IS VILLED,	
24 (2) THE PERSON PRESENTING THE REGISTRY ID	ENTIFICATION
25 CARD IS THE PERSON IDENTIFIED ON THE CARD PRESEN	
	T CAUSE THE
26 COMPASSION CENTER ASSOCIATE; AND	
26 COMPASSION CENTER ASSOCIATE; AND 27 (3) THE AMOUNT TO BE DISPENSED WOULD NO	RIJUANA IN A

1	(B) AFTER MAKING THE VERIFICATION REQUIRED IN SUBSECTION (A)
2	OF THIS SECTION, THE COMPASSION CENTER ASSOCIATE SHALL MAKE AN
3	ENTRY IN THE VERIFICATION SYSTEM THAT SPECIFIES:
4	(1) HOW MUCH MARIJUANA IS BEING DISPENSED TO THE
5	QUALIFYING PATIENT;
6	(2) WHETHER THE MARIJUANA WAS DISPENSED TO A QUALIFYING
7	PATIENT OR TO A DESIGNATED CAREGIVER; AND
•	
8	(3) THE DATE AND TIME THAT THE MARIJUANA WAS DISPENSED.
O	(o) THE DATE AND TIME THAT THE MEMOCIANA WAS DISTERSED.
9	(c) (1) A registered compassion center shall keep track of
10	DISPENSING TRANSACTIONS ACCORDING TO THE REGISTRY IDENTIFICATION
-	
1	NUMBER TO PROTECT THE CONFIDENTIALITY OF THE QUALIFYING PATIENT.
	(9) A DEGLOWED BY COMPACCION CENTER MAN NOW WEED WIND
12	(2) A REGISTERED COMPASSION CENTER MAY NOT KEEP TRACK
13	OF DISPENSING TRANSACTIONS ACCORDING TO A QUALIFYING PATIENT'S NAME.
4	25–309.
15	(A) A REGISTERED COMPASSION CENTER MAY NOT DISPENSE, DELIVER,
16	OR TRANSFER MARIJUANA TO ANY PERSON OTHER THAN TO:
L 7	(1) A REGISTERED COMPASSION CENTER;
18	(2) A REGISTERED QUALIFYING PATIENT; OR
19	(3) A DESIGNATED CAREGIVER.
20	(B) THE DEPARTMENT SHALL REVOKE IMMEDIATELY THE
21	REGISTRATION OF A COMPASSION CENTER THAT VIOLATES THIS SECTION.
22	(C) THE BOARD MEMBERS AND PRINCIPAL OFFICERS OF A COMPASSION
23	CENTER THAT VIOLATES THIS SECTION MAY NOT SERVE AS THE BOARD
24	MEMBERS OR PRINCIPAL OFFICERS FOR ANY OTHER REGISTERED COMPASSION
25	CENTER.
10	CENTER.
26	Subtitle 4. Designated Caregivers.
10	SOBITION I. DESIGNATED CAMPAINDERS.
27	25-401.
- 1	20-101.
00	TO BE A DESIGNATED CAREGIVER IN THE STATE, AN INDIVIDUAL:
28	to be a designated caregiver in the state, an individual:

SHALL BE AT LEAST 21 YEARS OLD; OR

29

(1) (1)

1	(II) SHALL BE AT LEAST 18 YEARS OLD IF THE INDIVIDUAL
2	IS PROVIDING CARE FOR A FAMILY MEMBER, SPOUSE, OR DOMESTIC PARTNER;
3	(2) MAY NOT HAVE RECEIVED A FELONY CONVICTION FOR A
$\frac{3}{4}$	VIOLENT CRIME; AND
$\frac{5}{6}$	(3) MAY NOT HAVE RECEIVED A FELONY CONVICTION FOR A STATE OR FEDERAL CONTROLLED SUBSTANCE LAW UNLESS:
б	DIATE OK FEDERAL CONTROLLED SUBSTANCE LAW UNLESS:
7	(I) THE SENTENCE WAS COMPLETED 5 OR MORE YEARS
8	BEFORE THE INDIVIDUAL APPLIES FOR REGISTRATION AS A DESIGNATED
9	CAREGIVER; OR
10	(H) THE OFFENSE CONSISTED OF CONDUCT FOR WHICH
11	THIS TITLE WOULD LIKELY HAVE PREVENTED A CONVICTION.
12	25-402.
13	(A) WHEN A QUALIFYING PATIENT WHO IS A CARDHOLDER GIVES
14	NOTICE OF A CHANGE IN THE PATIENT'S DESIGNATED CAREGIVER, THE
15	DEPARTMENT SHALL NOTIFY THE DESIGNATED CAREGIVER WITHIN 10 DAYS.
1.0	
16 17	(B) THE DESIGNATED CAREGIVER'S PROTECTIONS PROVIDED FOR INTHIS TITLE SHALL EXPIRE 10 DAYS AFTER THE NOTIFICATION BY THE
18	DEPARTMENT PROVIDED FOR IN SUBSECTION (A) OF THIS SECTION.
10	DEFINITION IN SEDELETION (II) OF THIS SECTION.
19	25-403.
20	A REGISTRY IDENTIFICATION CARD THAT IS ISSUED UNDER THE LAWS OF
21	A JURISDICTION OUTSIDE THE STATE THAT ALLOWS A DESIGNATED CAREGIVER
22	TO POSSESS MARIJUANA FOR MEDICAL PURPOSES SHALL HAVE THE SAME
23	FORCE AND EFFECT IN THE STATE AS A REGISTRY IDENTIFICATION CARD
24	ISSUED BY THE DEPARTMENT.
25	25-404.
26	(A) A DESIGNATED CAREGIVER WHO IS A CARDHOLDER MAY NOT
27	POSSESS AN AMOUNT OF MARIJUANA THAT EXCEEDS 12 MARIJUANA PLANTS
28	PLUS 6 OUNCES OF USABLE MARIJUANA FOR EACH QUALIFYING PATIENT WHOM
29	THE DESIGNATED CAREGIVER IS REGISTERED WITH THE DEPARTMENT TO
30	ASSIST.

- 1 (B) (1) A DESIGNATED CAREGIVER WHO IS A CARDHOLDER MAY
 2 POSSESS A REASONABLE AMOUNT OF UNUSABLE MARIJUANA, INCLUDING UP TO
 3 12 SEEDLINGS.
- 4 (2) POSSESSION OF A REASONABLE AMOUNT OF UNUSABLE
 5 MARIJUANA MAY NOT BE COUNTED TOWARD THE LIMIT ON MARIJUANA IN
 6 SUBSECTION (A) OF THIS SECTION.
- 7 **25-405.**
- 8 (A) A DESIGNATED CAREGIVER WHO IS A CARDHOLDER MAY RECEIVE
 9 COMPENSATION FOR COSTS ASSOCIATED WITH ASSISTING A REGISTERED
 10 QUALIFYING PATIENT IN THE PATIENT'S MEDICAL USE OF MARIJUANA IF THE
 11 DESIGNATED CAREGIVER IS CONNECTED TO THE PATIENT THROUGH THE
 12 REGISTRATION PROCESS UNDER THIS TITLE.
- 13 (B) COMPENSATION AUTHORIZED UNDER THIS SECTION DOES NOT
 14 CONSTITUTE THE SALE OF A CONTROLLED SUBSTANCE.
- 15 **25 406.**
- 16 (A) (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, THE
 17 DEPARTMENT SHALL ISSUE A REGISTRY IDENTIFICATION CARD TO A
 18 DESIGNATED CAREGIVER EACH TIME THE DESIGNATED CAREGIVER IS NAMED IN
 19 AN APPROVED APPLICATION FOR A REGISTRY IDENTIFICATION CARD OF A
 20 QUALIFYING PATIENT.
- 21 (2) THE DEPARTMENT MAY ISSUE A REGISTRY IDENTIFICATION
 22 CARD TO ONLY ONE DESIGNATED CAREGIVER PER QUALIFYING PATIENT.
- 23 (3) THE DEPARTMENT MAY NOT ISSUE A REGISTRY
 24 IDENTIFICATION CARD TO A DESIGNATED CAREGIVER WHO DOES NOT MEET THE
 25 REQUIREMENTS OF THIS SUBTITLE.
- 26 (B) IF THE DEPARTMENT DOES NOT ISSUE A REGISTRY IDENTIFICATION
 27 CARD TO A DESIGNATED CAREGIVER WHO IS NAMED IN THE APPROVED
 28 APPLICATION FOR A REGISTRY IDENTIFICATION CARD OF A QUALIFYING
 29 PATIENT, THE DEPARTMENT SHALL NOTIFY THE QUALIFYING PATIENT.
- 30 (C) THE DEPARTMENT SHALL ISSUE A REGISTRY IDENTIFICATION CARD
 31 TO A DESIGNATED CAREGIVER WITHIN 5 DAYS AFTER THE APPROVAL OF THE
 32 ISSUANCE.

32

1	(D) A REGISTRY IDENTIFICATION CARD ISSUED UNDER THIS SECTION
2	SHALL CONTAIN:
3	(1) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE
4	QUALIFYING PATIENT AND THE DESIGNATED CAREGIVER;
5	(2) A RANDOMLY ASSIGNED REGISTRY ALPHANUMERIC
6	IDENTIFICATION NUMBER THAT CONTAINS AT LEAST FOUR NUMBERS AND AT
7	LEAST FOUR LETTERS THAT IS UNIQUE TO THE CARDHOLDER;
'	BERIST TOOK BETTERNS THAT IS ONIQUE TO THE CHARDITOEDER,
8	(3) THE DATE OF ISSUANCE AND DATE OF EXPIRATION OF THE
9	REGISTRY IDENTIFICATION CARD;
10	(4) THE IDENTIFICATION NUMBER OF THE QUALIFYING PATIENT
11	WHO IS BEING ASSISTED BY THE DESIGNATED CAREGIVER; AND
10	(F) A DUOTOGRADU OF THE DESIGNATED GARGOUED II
12	(5) A PHOTOGRAPH OF THE DESIGNATED CAREGIVER, IF
13	REQUIRED BY THE DEPARTMENT.
14	25-407.
15	(A) A DESIGNATED CAREGIVER WHO IS A CARDHOLDER SHALL NOTIFY
16	THE DEPARTMENT OF A CHANGE IN THE NAME OR ADDRESS OF THE
17	DESIGNATED CAREGIVER WITHIN 10 DAYS AFTER THE CHANGE.
18	(B) A DESIGNATED CAREGIVER WHO DOES NOT PROVIDE THE NOTICE
19	TO THE DEPARTMENT REQUIRED UNDER SUBSECTION (A) OF THIS SECTION IS
20	SUBJECT TO A CIVIL PENALTY NOT EXCEEDING \$150.
21	(c) When a designated caregiver notifies the Department of
22	A CHANGE IN NAME OR ADDRESS AS REQUIRED UNDER SUBSECTION (A) OF THIS
23	SECTION, THE DEPARTMENT SHALL ISSUE TO THE DESIGNATED CAREGIVER A
24	NEW REGISTRY IDENTIFICATION CARD WITH A NEW RANDOM 20-DIGIT
25	ALPHANUMERIC IDENTIFICATION NUMBER WITHIN 10 DAYS AFTER RECEIVING
26	THE UPDATED INFORMATION AND A \$10 FEE.
27	(D) (1) IF A DESIGNATED CAREGIVER WHO IS A CARDHOLDER LOSES
28	THE DESIGNATED CAREGIVER'S REGISTRY IDENTIFICATION CARD, THE
29	DESIGNATED CAREGIVER SHALL NOTIFY THE DEPARTMENT AND SUBMIT A \$10
30	FEE WITHIN 10 DAYS AFTER LOSING THE CARD.

(2) WITHIN 5 DAYS AFTER NOTIFICATION OF THE LOSS AND PAYMENT OF THE FEE SET BY THE DEPARTMENT, THE DEPARTMENT SHALL

1 2	ISSUE A NEW REGISTRY IDENTIFICATION CARD WITH A NEW RANDOM IDENTIFICATION NUMBER TO THE DESIGNATED CAREGIVER.
3	Subtitle 5. Qualifying Patients.
4	25–501.
5	(A) THE DEPARTMENT SHALL ISSUE A REGISTRY IDENTIFICATION CARD
6	TO A QUALIFYING PATIENT WHO SUBMITS THE FOLLOWING, IN ACCORDANCE
7	WITH THIS SUBTITLE AND THE DEPARTMENT'S REGULATIONS:
8	(1) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE
9	QUALIFYING PATIENT;
10	(2) A STATEMENT SIGNED BY A PRACTITIONER STATING:
11	(I) THE PRACTITIONER HAS COMPLETED A FULL
12	ASSESSMENT OF THE QUALIFYING PATIENT'S MEDICAL CONDITION AND
13	HISTORY;
14	(H) THE QUALIFYING PATIENT HAS A DEBILITATING
15	MEDICAL CONDITION; AND
16	(III) THAT, IN THE PRACTITIONER'S PROFESSIONAL
17	OPINION, THE PATIENT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE
18	BENEFIT FROM THE MEDICAL USE OF MARIJUANA TO TREAT OR ALLEVIATE THE
19	PATIENT'S DEBILITATING MEDICAL CONDITION;
20	(3) The name, address, and telephone number of the
21	PRACTITIONER THAT COMPLETED THE SIGNED STATEMENT;
22	(4) IF THE QUALIFYING PATIENT HAS A DESIGNATED CAREGIVER:
23	(I) THE NAME, ADDRESS, DATE OF BIRTH, AND TELEPHONE
24	NUMBER OF THE DESIGNATED CAREGIVER; AND
25	(II) A SIGNED STATEMENT FROM THE DESIGNATED
26	CAREGIVER THAT PLEDGES NOT TO DIVERT MARIJUANA TO ANYONE WHO IS NOT
27	AUTHORIZED TO POSSESS MARIJUANA UNDER THIS TITLE;
28	(5) A STATEMENT SIGNED BY THE QUALIFYING PATIENT THAT
29	THE PATIENT PLEDGES NOT TO DIVERT MARIJUANA TO ANYONE WHO IS NOT
30	AUTHORIZED TO POSSESS MARLHIANA UNDER THIS TITLE: AND

1	(6) THE APPLICATION OR RENEWAL FEE ESTABLISHED BY THE
2	DEPARTMENT.
3	(B) THE DEPARTMENT MAY NOT ISSUE A REGISTRY IDENTIFICATION
4	CARD TO A QUALIFYING PATIENT UNDER THE AGE OF 18 YEARS UNLESS:
5	(1) A PARENT, GUARDIAN, OR PERSON HAVING LEGAL CUSTODY
6	OF A QUALIFYING PATIENT CONSENTS IN WRITING TO:
7	(I) ALLOW THE QUALIFYING PATIENT'S MEDICAL USE OF
8	MARIJUANA;
9 10	(II) SERVE AS THE QUALIFYING PATIENT'S DESIGNATED CAREGIVER; AND
11	(III) CONTROL THE ACQUISITION OF, DOSAGE, AND
12	FREQUENCY OF USE OF THE MARIJUANA BY THE QUALIFYING PATIENT; AND
13	(2) THE QUALIFYING PATIENT MEETS THE REQUIREMENTS OF
14	SUBSECTION (A) OF THIS SECTION.
15	(c) (1) The Department shall include in an application for
16	A REGISTRY IDENTIFICATION CARD FOR A QUALIFYING PATIENT A QUESTION
17	ASKING WHETHER THE QUALIFYING PATIENT WOULD LIKE THE DEPARTMENT
18	TO NOTIFY THE PATIENT ABOUT CLINICAL STUDIES ON THE RISK OR EFFICACY
19	OF MARIJUANA THAT SEEK HUMAN SUBJECTS.
20	(2) IF A QUALIFYING PATIENT DESIGNATES THAT THE PATIENT
21	WOULD LIKE TO RECEIVE INFORMATION ABOUT CLINICAL STUDIES AS
22	PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION, THE DEPARTMENT SHALL
23	INFORM THE QUALIFYING PATIENT ABOUT STUDIES KNOWN TO THE
24	DEPARTMENT THAT WILL BE CONDUCTED IN THE UNITED STATES.
25	25-502.
26	(A) A QUALIFYING PATIENT MAY NOT POSSESS AN AMOUNT OF
27	MARIJUANA THAT EXCEEDS 12 MARIJUANA PLANTS PLUS 6 OUNCES OF USABLE
28	MARIJUANA.
29	(B) (1) A QUALIFYING PATIENT MAY POSSESS A REASONABLE
30	AMOUNT OF UNUSABLE MARIJUANA, INCLUDING UP TO 12 SEEDLINGS.

1	(2) Possession of a reasonable amount of unusable	E
2	MARIJUANA MAY NOT BE COUNTED TOWARD THE LIMIT ON MARIJUANA I	N
3	SUBSECTION (A) OF THIS SECTION.	
4	(C) A QUALIFYING PATIENT MAY NOT OBTAIN MORE THAN 6 OUNCES O	Œ
5	MARIJUANA FROM REGISTERED COMPASSION CENTERS IN A 30 DAY PERIOR	
6	UNLESS A GREATER AMOUNT IS PRESCRIBED BY A PRACTITIONER.	-,
7	25-503.	
8	(A) THE DEPARTMENT SHALL:	
9	(1) VERIFY THE INFORMATION CONTAINED IN AN APPLICATIO	N
10	OR RENEWAL SUBMITTED UNDER THIS SUBTITLE; AND	
11	(2) Approve or deny an application or renewal within 1	5
$\frac{12}{12}$	DAYS AFTER RECEIPT OF THE APPLICATION.	
13	(B) THE DEPARTMENT MAY NOT DENY AN APPLICATION OR RENEWA	Ł
14	UNDER THIS SUBTITLE UNLESS:	
15	(1) THE APPLICANT FAILS TO PROVIDE THE INFORMATIO	N
16	REQUIRED UNDER THIS SUBTITLE;	
17	(2) THE DEPARTMENT DETERMINES THAT THE INFORMATIO	N
18	SUBMITTED WITH THE APPLICATION WAS FALSIFIED; OR	
10	SCHMITTED WITH THE MIT BIOMITON WAS TRUSTIFIED, OR	
19	(3) THE DEPARTMENT PREVIOUSLY REVOKED A REGISTR	¥
20	IDENTIFICATION CARD OF THE APPLICANT FOR VIOLATING A PROVISION O	
21	THIS TITLE.	
22	(c) (1) Denial of an application or renewal shall b	E
23	CONSIDERED A FINAL AGENCY DECISION SUBJECT TO JUDICIAL REVIEW.	
24	(2) Jurisdiction and venue for judicial review ar	E
25	VESTED IN THE CIRCUIT COURT.	
26	(d) The Department shall issue a registry identification car	Đ
27	TO A QUALIFYING PATIENT WITHIN 5 DAYS AFTER APPROVING AN APPLICATIO	N
28	OR RENEWAL UNDER THIS SUBTITLE.	
00	(E) A DEGLOMBY IDENTIFICATION CARD ISSUED INDED THE SECTION	. .
29	(E) A REGISTRY IDENTIFICATION CARD ISSUED UNDER THIS SECTIO	N
30	SHALL CONTAIN:	

1	(1) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE
2	QUALIFYING PATIENT AND, IF ANY, THE DESIGNATED CAREGIVER OF THE
3	QUALIFYING PATIENT;
4	(2) A RANDOMLY ASSIGNED REGISTRY ALPHANUMERIC
5	IDENTIFICATION NUMBER THAT CONTAINS AT LEAST FOUR NUMBERS AND AT
6	LEAST FOUR LETTERS THAT IS UNIQUE TO THE CARDHOLDER;
7	(3) THE DATE OF ISSUANCE AND DATE OF EXPIRATION OF THE
8	REGISTRY IDENTIFICATION CARD; AND
9	(4) A PHOTOGRAPH OF THE QUALIFYING PATIENT, IF REQUIRED
10	BY THE DEPARTMENT.
11	25-504.
12	(A) A REGISTERED QUALIFYING PATIENT SHALL NOTIFY THE
13	DEPARTMENT OF THE FOLLOWING WITHIN 10 DAYS AFTER THE EVENT OCCURS:
14	(1) A CHANGE IN THE NAME OR ADDRESS OF THE QUALIFYING
15	PATIENT;
16	(2) A CHANGE IN THE DESIGNATED CAREGIVER OF THE
17	QUALIFYING PATIENT; OR
18	(3) If the patient ceases to have a debilitating medical
19	CONDITION.
20	(B) A REGISTERED QUALIFYING PATIENT WHO FAILS TO PROVIDE THE
21	NOTIFICATION TO THE DEPARTMENT REQUIRED UNDER SUBSECTION (A) OF
22	THIS SECTION IS SUBJECT TO A CIVIL PENALTY NOT EXCEEDING \$150.
23	(C) IF THE PRACTITIONER OF A REGISTERED QUALIFYING PATIENT
24	NOTIFIES THE DEPARTMENT IN WRITING THAT THE QUALIFYING PATIENT HAS

- CE THE PRACTITIONER OF A REGISTERED QUALIFYING PATIENT NOTIFIES THE DEPARTMENT IN WRITING THAT THE QUALIFYING PATIENT HAS CEASED TO SUFFER FROM A DEBILITATING MEDICAL CONDITION OR THAT THE PRACTITIONER NO LONGER BELIEVES THAT THE PATIENT WOULD RECEIVE THERAPEUTIC OR PALLIATIVE BENEFIT FROM THE MEDICAL USE OF MARIJUANA, THE DEPARTMENT SHALL NOTIFY THE PATIENT THAT THE PATIENT'S REGISTRY IDENTIFICATION CARD IS NULL AND VOID.
- (D) WHEN A QUALIFYING PATIENT NOTIFIES THE DEPARTMENT OF A CHANGE IN NAME, ADDRESS, OR MEDICAL CONDITION AS REQUIRED UNDER SUBSECTION (A) OF THIS SECTION, THE DEPARTMENT SHALL ISSUE TO THE REGISTERED QUALIFYING PATIENT AND EACH DESIGNATED CAREGIVER A NEW

- 1 REGISTRY IDENTIFICATION CARD WITH A NEW RANDOM IDENTIFICATION
 2 NUMBER WITHIN 10 DAYS AFTER RECEIVING THE UPDATED INFORMATION AND
- 3 **A \$10 FEE.**
- 4 (E) (1) IF A REGISTERED QUALIFYING PATIENT LOSES THE PATIENT'S
 5 REGISTRY IDENTIFICATION CARD, THE PATIENT SHALL NOTIFY THE
 6 DEPARTMENT AND SUBMIT A \$10 FEE WITHIN 10 DAYS AFTER LOSING THE
 7 CARD.
- 8 (2) WITHIN 5 DAYS AFTER NOTIFICATION OF THE LOSS AND
 9 PAYMENT OF THE \$10 FEE, THE DEPARTMENT SHALL ISSUE A NEW REGISTRY
 10 IDENTIFICATION CARD WITH A NEW RANDOM IDENTIFICATION NUMBER TO THE
 11 REGISTERED QUALIFYING PATIENT AND THE PATIENT'S REGISTERED
 12 DESIGNATED CAREGIVER, IF ANY.
- 13 **25-505.**
- A REGISTRY IDENTIFICATION CARD THAT IS ISSUED UNDER THE LAWS OF

 A JURISDICTION OUTSIDE THE STATE THAT ALLOWS A QUALIFYING PATIENT TO

 POSSESS MARIJUANA FOR MEDICAL PURPOSES SHALL HAVE THE SAME FORCE

 AND EFFECT IN THE STATE AS A REGISTRY IDENTIFICATION CARD ISSUED BY

 THE DEPARTMENT.
- 19 Subtitle 6. Protections for the Medical Use of Marliuana.
- 20 **25-601.**
- 21 (A) A QUALIFYING PATIENT WHO IS A CARDHOLDER MAY NOT BE
 22 SUBJECT TO ARREST, CRIMINAL PROSECUTION, OR PENALTY, INCLUDING A
 23 CIVIL PENALTY OR A DISCIPLINARY ACTION BY A BUSINESS, OCCUPATIONAL, OR
 24 PROFESSIONAL LICENSING BOARD OR BUREAU, OR DENIED A RIGHT OR
 25 PRIVILEGE FOR THE MEDICAL USE OF MARLJUANA.
- 26 A DESIGNATED CAREGIVER WHO HAS A REGISTRY IDENTIFICATION (B) 27 CARD ISSUED UNDER THIS TITLE MAY NOT BE SUBJECT TO ARREST, CRIMINAL 28PROSECUTION, OR PENALTY, INCLUDING A CIVIL PENALTY OR A DISCIPLINARY 29 ACTION BY A BUSINESS, OCCUPATIONAL, OR PROFESSIONAL LICENSING BOARD 30 OR BUREAU. OR DENIED A RIGHT OR PRIVILEGE FOR ASSISTING A QUALIFYING 31 PATIENT TO WHOM THE DESIGNATED CAREGIVER IS CONNECTED THROUGH THE 32 DEPARTMENT'S REGISTRATION PROCESS WITH THE MEDICAL USE OF 33 MARIJUANA.
- 34 (C) (1) A PRACTITIONER MAY NOT BE SUBJECT TO ARREST, 35 CRIMINAL PROSECUTION, OR PENALTY, INCLUDING A CIVIL PENALTY OR A

- DISCIPLINARY ACTION BY THE STATE BOARD OF PHYSICIANS OR BY ANOTHER OCCUPATIONAL OR PROFESSIONAL LICENSING BOARD, OR DENIED A RIGHT OR PRIVILEGE SOLELY FOR PROVIDING CERTIFICATIONS OF DEBILITATING MEDICAL CONDITIONS FOR QUALIFYING PATIENTS OR STATING THAT, IN THE PRACTITIONER'S PROFESSIONAL OPINION. A PATIENT IS LIKELY TO RECEIVE THERAPEUTIC BENEFIT FROM THE MEDICAL USE OF MARLIUANA TO TREAT OR ALLEVIATE THE PATIENT'S DEBILITATING MEDICAL CONDITION OR SYMPTOMS ASSOCIATED WITH THE DEBILITATING MEDICAL CONDITION.
- 9 (2) THIS SUBSECTION MAY NOT BE CONSTRUED TO PREVENT AN
 10 OCCUPATIONAL OR PROFESSIONAL LICENSING BOARD FROM SANCTIONING A
 11 PRACTITIONER FOR VIOLATING THE STANDARD OF CARE FOR EVALUATING A
 12 PATIENT'S MEDICAL CONDITION.
 - (D) A PERSON MAY NOT BE SUBJECT TO ARREST OR CRIMINAL PROSECUTION FOR POSSESSION, CONSPIRACY, AIDING AND ABETTING, BEING AN ACCESSORY, OR ANOTHER OFFENSE SOLELY FOR BEING IN THE PRESENCE OR VICINITY OF THE MEDICAL USE OF MARIJUANA AUTHORIZED UNDER THIS TITLE OR FOR ASSISTING A REGISTERED QUALIFYING PATIENT WITH USING OR ADMINISTERING MARIJUANA IN ACCORDANCE WITH THIS TITLE.
- 19 (E) A QUALIFYING PATIENT WHO IS A CARDHOLDER OR DESIGNATED
 20 CAREGIVER WHO IS A CARDHOLDER MAY NOT BE SUBJECT TO ARREST,
 21 CRIMINAL PROSECUTION, OR PENALTY, INCLUDING A CIVIL PENALTY OR A
 22 DISCIPLINARY ACTION BY AN OCCUPATIONAL OR PROFESSIONAL LICENSING
 23 BOARD OR BUREAU, OR DENIED A RIGHT OR PRIVILEGE SOLELY FOR
 24 DISCUSSING THE BENEFITS OR HEALTH RISKS OF MEDICAL MARIJUANA OR ITS
 25 INTERACTION WITH OTHER SUBSTANCES WITH A PATIENT.
 - (F) (1) AN APPLICATION FOR OR POSSESSION OF A REGISTRY IDENTIFICATION CARD UNDER THIS SUBTITLE MAY NOT BE USED TO SUPPORT THE SEARCH OF A PERSON OR PROPERTY OR OTHERWISE SUBJECT A PERSON OR PROPERTY TO INSPECTION BY A GOVERNMENTAL AGENCY.
- 30 (2) THE APPLICATION FOR OR POSSESSION OF A REGISTRY
 31 IDENTIFICATION CARD SHALL NOT PRECLUDE THE EXISTENCE OF PROBABLE
 32 CAUSE IF PROBABLE CAUSE EXISTS ON OTHER GROUNDS.
 - (G) A PERSON MAY NOT BE SUBJECT TO ARREST, CRIMINAL PROSECUTION, OR PENALTY OR DENIED A RIGHT OR PRIVILEGE, INCLUDING A CIVIL PENALTY OR A DISCIPLINARY ACTION BY AN OCCUPATIONAL OR PROFESSIONAL LICENSING BOARD, FOR PROVIDING A QUALIFYING PATIENT WHO IS A CARDHOLDER OR A DESIGNATED CAREGIVER WHO IS A CARDHOLDER

	HOOSE BILL 19
1	WITH MARLIUANA PARAPHERNALIA TO ASSIST IN THE MEDICAL USE OF
$\overline{2}$	MARIJUANA BY A QUALIFYING PATIENT WHO IS A CARDHOLDER.
3	25-602.
4	(A) A SCHOOL OR LANDLORD MAY NOT REFUSE TO ENROLL OR LEASE
5	TO, OR OTHERWISE PENALIZE, A PERSON SOLELY FOR THE PERSON'S STATUS AS
6	A CARDHOLDER WHO IS A QUALIFYING PATIENT OR A DESIGNATED CAREGIVER.
7	(B) AN EMPLOYER MAY NOT DISCRIMINATE AGAINST A PERSON IN
8	HIRING OR TERMINATING OR IN ANY OTHER CONDITION OF EMPLOYMENT, OR
9	OTHERWISE PENALIZE A PERSON, IF THE DISCRIMINATION IS BASED ON:
0	(1) THE PERSON'S STATUS AS A CARDHOLDER WHO IS A
1	QUALIFYING PATIENT OR A CARDHOLDER WHO IS A DESIGNATED CAREGIVER;
2	OR
13	(2) The person's positive drug test for marijuana
L 4	COMPONENTS OR METABOLITES, IF THE PERSON IS A CARDHOLDER WHO IS A
15	QUALIFYING PATIENT UNLESS THE PATIENT USED, POSSESSED, OR WAS
16	IMPAIRED BY MARIJUANA ON THE PREMISES OF THE PLACE OF EMPLOYMENT
7	OR DURING THE HOURS OF EMPLOYMENT.
18	25-603.
19	(A) THERE IS A PRESUMPTION THAT A QUALIFYING PATIENT OR
20	DESIGNATED CAREGIVER IS ENGAGED IN THE MEDICAL USE OF MARIJUANA IF
21	THE QUALIFYING PATIENT OR DESIGNATED CAREGIVER:
22	(1) Possesses a registry identification card; and
23	(2) Possesses an amount of marijuana that does not
24	EXCEED THE ALLOWABLE AMOUNT UNDER THIS TITLE.
25	(B) THE PRESUMPTION UNDER SUBSECTION (A) OF THIS SECTION MAY
26	BE REBUTTED BY EVIDENCE OF CONDUCT THAT DEMONSTRATES THAT THE
27	MARIJUANA WAS NOT FOR THE PURPOSE OF ALLEVIATING A QUALIFYING
28	PATIENT'S DEBILITATING MEDICAL CONDITION OR SYMPTOMS ASSOCIATED

25-604.

WITH THE MEDICAL CONDITION.

(A) A PERSON MAY NOT BE DENIED CUSTODY OR VISITATION WITH A MINOR FOR THE SOLE REASON OF CONDUCT ALLOWED UNDER THIS TITLE.

1 (B) THERE MAY NOT BE A PRESUMPTION OF NEGLECT OR CHILD
2 ENDANGERMENT FOR THE SOLE REASON OF CONDUCT ALLOWED UNDER THIS
3 TITLE.

4 **25-605.**

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FOR THE PURPOSES OF MEDICAL CARE, INCLUDING ORGAN TRANSPLANTS, THE MEDICAL USE OF MARIJUANA IN ACCORDANCE WITH THIS TITLE SHALL BE CONSIDERED THE EQUIVALENT OF THE AUTHORIZED USE OF ANY OTHER MEDICATION USED AT THE DIRECTION OF A PHYSICIAN, AND MAY NOT CONSTITUTE THE USE OF AN ILLICIT SUBSTANCE.

10 **25-606.**

- 11 (A) A QUALIFYING PATIENT WHO IS A CARDHOLDER MAY NOT BE
 12 SUBJECT TO ARREST, PROSECUTION, OR PENALTY, INCLUDING DISCIPLINARY
 13 ACTION BY AN OCCUPATIONAL LICENSING BOARD, FOR OFFERING OR GIVING
 14 MARIJUANA TO A CARDHOLDER WHO IS A QUALIFYING PATIENT OR A
 15 DESIGNATED CAREGIVER THAT IS INTENDED FOR THE USE OF A QUALIFYING
 16 PATIENT WHO IS A CARDHOLDER IF:
- 17 (1) NOTHING OF VALUE IS TRANSFERRED IN RETURN FOR THE 18 MARLJUANA: AND
- 19 (2) THE QUALIFYING PATIENT WHO IS GIVING THE MARIJUANA 20 DOES NOT KNOWINGLY CAUSE THE RECIPIENT TO POSSESS MORE MARIJUANA 21 THAN IS PERMITTED UNDER THIS TITLE.
- 22 (B) A DESIGNATED CAREGIVER WHO IS A CARDHOLDER MAY NOT BE
 23 SUBJECT TO ARREST, PROSECUTION, OR PENALTY, INCLUDING DISCIPLINARY
 24 ACTION BY AN OCCUPATIONAL LICENSING BOARD, FOR OFFERING OR GIVING
 25 MARIJUANA TO A CARDHOLDER WHO IS A QUALIFYING PATIENT OR A
 26 DESIGNATED CAREGIVER THAT IS INTENDED FOR THE USE OF A QUALIFYING
 27 PATIENT WHO IS A CARDHOLDER IF:
- 28 (1) NOTHING OF VALUE IS TRANSFERRED IN RETURN FOR THE 29 MARIJUANA; AND
- 30 (2) THE DESIGNATED CAREGIVER WHO IS GIVING THE
 31 MARIJUANA DOES NOT KNOWINGLY CAUSE THE RECIPIENT TO POSSESS MORE
 32 MARIJUANA THAN IS PERMITTED UNDER THIS TITLE.

1	(A) Any marijuana, marijuana paraphernalia, or othei						
2	PROPERTY THAT IS POSSESSED, OWNED, OR USED IN CONNECTION WITH THE						
3	MEDICAL USE OF MARIJUANA AUTHORIZED UNDER THIS TITLE MAY NOT BI						
_							
4	SEIZED OR FORFEITED.						
5	(B) This section does not prohibit the seizure or forfeituri						
6	OF MARLHANA THAT EXCEEDS THE AMOUNTS AUTHORIZED UNDER THIS TITLE.						
O	Of Million III III III III III III III III III I						
7	25-608.						
8	(A) A REGISTERED COMPASSION CENTER MAY NOT BE SUBJECT TO TH						
9	FOLLOWING SOLELY FOR ACTING IN ACCORDANCE WITH THIS TITLE AN						
10	RECULATIONS ADOPTED UNDER THIS TITLE:						
10	WEGGENTIONS ADOLIED UNDER THIS TITLE.						
11	(1) PROSECUTION;						
10							
12	(2) SEARCH, EXCEPT BY THE DEPARTMENT UNDER § 25–305 OF						
13	THIS TITLE;						
14	(3) SEIZURE; OR						
15	(4) ANY OTHER PENALTY, INCLUDING A CIVIL PENALTY OR						
16	DISCIPLINARY ACTION BY A COURT OF AN OCCUPATIONAL LICENSING BOARD.						
10							
17	(B) A COMPASSION CENTER ASSOCIATE MAY NOT BE SUBJECT TO TH						
18	FOLLOWING SOLELY FOR WORKING FOR A REGISTERED COMPASSION CENTER II						
19	ACCORDANCE WITH THIS TITLE AND REGULATIONS ADOPTED UNDER THIS						
20	TITLE:						
	-						
21	(1) Prosecution;						
22	(2) Search, except by the Department under § 25-305 of						
23	THIS TITLE;						
24	(3) SEIZURE; OR						
	(b) Shizere, or						
25	(4) ANY OTHER PENALTY, INCLUDING A CIVIL PENALTY OR						
26	DISCIPLINARY ACTION BY A COURT OR AN OCCUPATIONAL LICENSING BOARD.						
27	25-609.						
41	20 000.						
90	IF A STATE OR LOCAL LAW ENFORCEMENT AGENCY ENCOUNTERS A						
28							
29	PERSON WHO, DURING THE COURSE OF INVESTIGATION, CREDIBLY ASSERTS						

1 2 3 4 5 6	THIS TITL COMPASSI INFORMAT PERSON T	E OR ON CEI TON F O A L	IS AN NTER, ROM .	LDS A REGISTRY IDENTIFICATION CARD ISSUED UNDER ENTITY WHOSE PERSONNEL CREDIBLY ASSERT IS A THE LAW ENFORCEMENT AGENCY MAY NOT PROVIDE ANY AN INVESTIGATION RELATED TO MARIJUANA OF THE FORCEMENT AGENCY THAT DOES NOT RECOGNIZE THE ED IN THIS TITLE.
7	25-610.			
8	(A)	(1)	THIS	TITLE DOES NOT AUTHORIZE:
9 10 11				A PERSON TO UNDERTAKE A TASK UNDER THE JANA WHEN DOING SO WOULD CONSTITUTE NEGLIGENCE PRACTICE;
12			(II)	THE SMOKING OF MARIJUANA:
13				1. ON ANY FORM OF PUBLIC TRANSPORTATION; OR
14				2. IN ANY PUBLIC PLACE;
15			(III)	THE POSSESSION OR MEDICAL USE OF MARIJUANA:
16				1. IN A SCHOOL BUS;
17 18	PRIMARY (OR SEC	ONDA	2. ON THE GROUNDS OF ANY PRESCHOOL OR RYSCHOOL; OR
19				3. In any correctional facility;
20 21	PHYSICAL	CONTI	` '	A PERSON TO OPERATE, NAVIGATE, OR BE IN ACTUAL F A MOTOR VEHICLE, AIRCRAFT, OR MOTORBOAT WHILE
22	UNDER TH	E INFL	UENC	E OF MARIJUANA; OR
23 24	DEBILITAT	'ING M	(V) EDICA	USE MARIJUANA IF THE PERSON DOES NOT HAVE A L CONDITION.
25		(2)	Not	WITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION, A
26	QUALIFYIN	IG PAT	IENT V	WHO IS A CARDHOLDER MAY NOT BE CONSIDERED TO BE
27				E SOLELY FOR HAVING MARIJUANA METABOLITES IN THE
28	PATIENT'S	SYSTE	M.	

(B) NOTHING IN THIS TITLE MAY BE CONSTRUED TO REQUIRE:

1	(1) A GOVERNMENT MEDICAL ASSISTANCE PROGRAM OR PRIVATE
2	HEALTH INSURER TO REIMBURSE A PERSON FOR COSTS ASSOCIATED WITH THE
3	MEDICAL USE OF MARIJUANA;
4	(2) AN EMPLOYER TO ACCOMMODATE THE MEDICAL USE OF
5	MARIJUANA IN A WORKPLACE; OR
6	(3) A PERSON TO ALLOW A GUEST, CLIENT, CUSTOMER, OR
7	OTHER VISITOR TO USE MARIJUANA ON OR IN PROPERTY OWNED BY THE
8	PERSON.
9	SUBTITLE 7. CONFIDENTIALITY AND VERIFICATION SYSTEM.
10	25-701.
11	(A) (1) APPLICATIONS AND SUPPORTING INFORMATION SUBMITTED
12	BY QUALIFYING PATIENTS AND DESIGNATED CAREGIVERS, INCLUDING
13	INFORMATION REGARDING THEIR PRIMARY CAREGIVERS AND PRACTITIONERS,
14	ARE CONFIDENTIAL AND PROTECTED UNDER THE FEDERAL HEALTH
15	INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996.
16	(2) APPLICATIONS AND SUPPORTING INFORMATION SUBMITTED
17	BY COMPASSION CENTERS AND COMPASSION CENTER PERSONNEL OPERATING
18	IN COMPLIANCE WITH THIS TITLE ARE CONFIDENTIAL.
19	(B) (1) THE DEPARTMENT SHALL MAINTAIN A CONFIDENTIAL LIST
20	OF PERSONS TO WHOM THE DEPARTMENT HAS ISSUED REGISTRY
21	IDENTIFICATION CARDS.
22	(2) EXCEPT TO AUTHORIZED EMPLOYEES OF THE DEPARTMENT
23	AS NECESSARY TO PERFORM OFFICIAL DUTIES OF THE DEPARTMENT,
24	INDIVIDUAL NAMES AND OTHER IDENTIFYING INFORMATION ON THE LIST
25	SHALL BE CONFIDENTIAL, EXEMPT FROM THE PROVISIONS OF THE MARYLAND
26	PUBLIC INFORMATION ACT, AND NOT SUBJECT TO DISCLOSURE.
27	(C) (1) (I) A PERSON, INCLUDING AN EMPLOYEE OR OFFICIAL OF
28	THE DEPARTMENT OR ANOTHER STATE AGENCY OR LOCAL GOVERNMENT, MAY
29	NOT BREACH THE CONFIDENTIALITY OF INFORMATION OBTAINED UNDER THIS
30	SUBTITLE.
31	(II) A PERSON WHO VIOLATES THIS PARAGRAPH IS GUILTY
32	OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT
33	EXCEEDING 6 MONTHS OR A FINE NOT EXCEEDING \$1,000 OR BOTH.

34

1	(0) Momentum Ambrida DADA ODADII (1) OD MIII GUIDOD OMIOM
1	(2) NOTWITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION:
2	(I) EMPLOYEES OF THE DEPARTMENT MAY NOTIFY LAW
3	ENFORCEMENT OFFICIALS ABOUT FALSIFIED OR FRAUDULENT INFORMATION
4	SUBMITTED TO THE DEPARTMENT IF THE EMPLOYEE FIRST CONFERS WITH
$\frac{5}{6}$	ANOTHER EMPLOYEE AND BOTH AGREE THAT CIRCUMSTANCES EXIST THAT
О	WARRANT REPORTING;
7	(II) THE DEPARTMENT MAY NOTIFY LAW ENFORCEMENT
8	OFFICIALS ABOUT APPARENT CRIMINAL VIOLATIONS OF THIS TITLE IF THE
9	EMPLOYEE WHO SUSPECTS THE OFFENSE CONFERS WITH THE EMPLOYEE'S
10	SUPERVISOR AND BOTH AGREE THAT CIRCUMSTANCES EXIST THAT WARRANT
11	REPORTING; AND
12	(III) COMPASSION CENTER ASSOCIATES MAY NOTIFY THE
13	DEPARTMENT OF A SUSPECTED OR ATTEMPTED VIOLATION OF THIS TITLE OR
14	ANY REGULATIONS ADOPTED UNDER THIS TITLE.
1 F	25 702
15	25-702.
16	(A) ON OR BEFORE OCTOBER 1, 2012, THE DEPARTMENT
17	SHALL ESTABLISH A SECURE, PASSWORD-PROTECTED, INTERNET-BASED
18	VERIFICATION SYSTEM THAT IS OPERATIONAL 24 HOURS A DAY THAT LAW
19	ENFORCEMENT PERSONNEL AND COMPASSION CENTER ASSOCIATES MAY
20	ACCESS TO VERIFY REGISTRY IDENTIFICATION CARDS.
20	
21	(B) THE VERIFICATION SYSTEM REQUIRED UNDER THIS SECTION
22	SHALL:
23	(1) ALLOW LAW ENFORCEMENT PERSONNEL AND COMPASSION
24	CENTER ASSOCIATES TO ENTER THE IDENTIFICATION NUMBER ON A REGISTRY
25	IDENTIFICATION CARD TO DETERMINE WHETHER THE IDENTIFICATION NUMBER
26	CORRESPONDS WITH A CURRENT AND VALID REGISTRY IDENTIFICATION CARD;
a -	(0)
27	(2) DISCLOSE THE NAME AND PHOTOGRAPH OF THE HOLDER OF
28	THE REGISTRY IDENTIFICATION CARD, BUT MAY NOT DISCLOSE THE ADDRESS
29	OF THE CARDHOLDER;
30	(3) DISPLAY THE AMOUNT AND QUANTITY OF MARIJUANA THAT A
31	REGISTERED QUALIFYING PATIENT RECEIVED FROM COMPASSION CENTERS IN
$\frac{31}{32}$	THE PREVIOUS 60 DAYS; AND
54	THE FREVIOUS OU DATS; AND

(4) ALLOW COMPASSION CENTER ASSOCIATES TO ENTER

INFORMATION ON THE AMOUNT OF MARIJUANA GIVEN TO REGISTERED

1	QUALIFYING PATIENTS OR TO THEIR DESIGNATED CAREGIVERS, ALONG WITH
2	THE DATE AND TIME THE MARIJUANA WAS DISPENSED.
3	(C) THE VERIFICATION SYSTEM REQUIRED UNDER THIS SECTION SHALL
4	INCLUDE THE FOLLOWING SECURITY FEATURES:
5	(1) If an authorized user enters five invalid registry
6	IDENTIFICATION NUMBERS WITHIN 5 MINUTES, THE USER MAY NOT LOG INTO
7	THE SYSTEM AGAIN FOR 10 MINUTES; AND
8	(2) THE VERIFICATION SYSTEM SHALL REJECT ANY LOG-IN
9	REQUEST THAT IS NOT OVER AN ENCRYPTED CONNECTION.
10	(D) (1) THE DEPARTMENT SHALL DESTROY ANY HARD DRIVES
11	CONTAINING CARDHOLDER INFORMATION IF THE HARD DRIVES ARE NO
12	LONGER IN USE.
13	(2) THE DEPARTMENT SHALL RETAIN A SIGNED STATEMENT
14	FROM AN EMPLOYEE OF THE DEPARTMENT CONFIRMING THAT THE HARD
15	DRIVES WERE DESTROYED.
16	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
17	June 1, 2012.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.